UNITED STATES BANKRUF DISTRICT OF DELAWARE			V						
In re:				. 11	•				
W.R. GRACE & COCONN.			Ch 	Chapter 11					
			Ca	se No. (	01-011	40			
Debtors.			X						
NOTICE OF TRANSF	ER OF CL	AIM PU	RSUAN	T TO I	<u> RBP</u>	<u>RULI</u>	E <b>300</b> 1	1(e)(1)	
To: (Transferee)  LONGACRE MASTER FUND, LTD.  Transferor: Phillips, Parker, Orberson & Moo 810 Seventh Avenue, 22 <sup>nd</sup> Floor New York, NY 10019 Attn: Vladimir Jelisavcic							e, PLC	3	
A transfer in the amount of \$21	<u>,052.69</u> fro	m:							
	Phillips, I 716 West Louisville Attn: John	Main St e, KY 402	reet, Suit 202		e, PLO	C			
is acknowledged. By filing pu official claims register and that									l the
Refer to INTERNAL CO correspondence relative to this	NUMBE	R				in a	any fui	ther	
			Int	ake Cle	erk				
FOR CLERK'S OFFICE USE ( This notice was mailed to, 2004.		named p	arty, by	first	class	mail,	post	prepaid	on
Copy: Debtor's Attorney									
		$\overline{\mathbf{D}}$	eputy Cle	erk				_	

#### EVIDENCE OF TRANSFER OF CLAIM

### Exhibit B

TO: United States Bankruptcy Court ("Bankruptcy Court")

District of Delaware 824 Market St., Room 525 Wilmington, DE 19801

Attn: Clerk

AND TO: W.R. GRACE & CO.-CONN., ("Debtor")

Case No. 01-01140

#### Claim#

**PHILLIPS, PARKER, ORBERSON & MOORE, PLC,** its successors and assigns ("<u>Seller</u>"), for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby unconditionally and irrevocably sell, transfer and assign unto:

## LONGACRE MASTER FUND, LTD.

810 Seventh Avenue, 22<sup>nd</sup> Floor New York, NY 10019 Attn: Vladimir Jelisavcic

its successors and assigns ("<u>Buyer</u>"), all rights, title and interest in and to the claim of Seller, including all rights of stoppage in transit, replevin and reclamation, in the principal amount of \$21,052.69 ("<u>Claim</u>") against the Debtor in the Bankruptcy Court, or any other court with jurisdiction over the bankruptcy proceedings of the Debtor.

Seller hereby waives any objection to the transfer of the Claim to Buyer on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as may be imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law. Seller acknowledges and understands, and hereby stipulates that an order of the Bankruptcy Court may be entered without further notice to Seller transferring to Buyer the Claim and recognizing the Buyer as the sole owner and holder of the Claim.

You are hereby directed to make all future payments and distributions, and to give all notices and other communications, in respect of the Claim to Buyer.

IN WITNESS WHEREOF, the undersigned has duly executed this Assignment of Claim by its duly authorized representative dated November 24, 2004.

# Phillips, Parker, Orberson & Moore, PLC

By: /s/ John B. Moore

Name: John B. Moore

Title: Member